JERRY Y. FONG, ESQ. (SBN 99673) THE LAW OFFICE OF JERRY FONG 706 COWPER STREET, SUITE 203 O ALTO. CA 94301 EÒËZŠÒÖÆÄ FFGFFHE 650/322-6779 fax if@jerryfong.com Attorney for Defendant JENNY MA 6 7 UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 SAN JOSE DIVISION 10 11 UNITED STATES OF AMERICA. CASE NO. CR 11-00589 RMW 12 Plaintiff, STIPULATION AMONG ALL TIES TO JOINTLY REOUEST 13 ONTINUANCE OF THE TATUS CONFERENCE FROM 14 LINDA CHEN MAI, and JENNY APRIL 15, 2013 TO MAY 20, 2013 15 AND [] ORDER Defendants. 16 17

The parties to this case, Plaintiff United States of America and Defendants Linda Chen Mai and Jenny Ma, through their attorneys, hereby stipulate to jointly request that the Court continue the status conference in this case, scheduled for April 15, 2013, at 9:00 a.m., to May 20, 2013. The joint request is made because the proposed plea agreements (as the parties have reached an agreement to resolve the case completely) have not yet been approved. The parties wish to have this matter continued to a time at which the proposed plea agreements will likely be finalized and approved. Furthermore, the parties respectfully request that the Court exclude the 26 time from April 15, 2013 to May 20, 2013, in computing the time for the application of the Speedy Trial Act, in order for the attorneys of the parties to effectively prepare for the case within a reasonable time and that the Court find that the ends of justice

18

1	served by the time exclusion outweigh the interest of the public to a speedy trial.
2	
3	
	DATED: April 11, 2013 Respectfully submitted,
5	
6	
7 8	JERRY FONG, Attorney for Defendant JENNY MA
9	Detendant Jenni MA
	DATED: April 11, 2013 Respectfully submitted,
11	
12	
13	/S/
14	MICHELLE SPENCER, Attorney for Defendant LINDA CHEN MAI
15	
16	DATED: April 11, 2013 Respectfully submitted,
17	
18	
19	/S/
20	AUSA GARY FRY, Attorney for Plaintiff UNITED STATES OF AMERICA
21 22	
23	[] ORDER
24	Pursuant to the Parties' stipulation and good cause appearing herein, it is
25	hereby ordered that the Status Conference scheduled on April 15, 2013, shall be
26	continued to May 20, 2013, at 9:00 a.m. Furthermore, the time between April 15,
27	2013 and May 20, 2013 shall be excluded in computing the time for the application
28	of the Speedy Trial Act. The Court finds that the exclusion of time for the purpose

of affording the attorneys the reasonable time necessary to effectively prepare for this case outweighs the public's interest in a speedy trial. It is so ordered. mald M. Whyte DATED: 1 #F@FH JUDGE OF THE UNITED ST DISTRICT COURT